27 August 1959

Memo to File

STATINTL	From:							
	Subject:	Purchase Order No. 55619E, de Monroe Calculating Machine Co Texas (Calculators)	ated 12 May 1959, to o., Inc., Fort Worth,					
	Need							
	To fulfill the needs of the program it had been determined that approximately 9 calculators would be required. This need was concurred in by the customer in the prime contract.							
	Procurement							
•	Specifications for these machines to meet were designated by Convair as FWIF-LOW-16-0-126, dated 21 April 1959. This specification includes a feature designated as an automatic line-up in division. Convair is aware that this feature is included on Friden, Monroe, and Marchant Machines. The Marchant Machine having this feature is higher priced than the Monroe and the Friden. The latter two (2) sell at the same price of \$880.00 plus tax in accordance with the GSA contract.							
	Conclusion							
<b>-</b>	Prices for the Monroe and the Friden are the same. The using department prefers Monroe since that is the make of machine in use throughout the department. Uniformity of machines permits free interchange of operators therefore the Monroe was purchased.							
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\ TC	804 W			chine Co., In		VENDOR NO.  USE CODE	MODEL REQUISITOR	A	See Below ORK ORDER NO. 007	purchase o 5-1	2-59
SHIP VIA:_	LL MATERIA	LS F.O.B. <b>r°s O</b> pti	Buye	r's Plant	P. PSE	E BELOWX*	CASH TERM Net 30 OTE: PARCEL P. VOICES SHOULD	Days  OST, EXPRESS SH BE ADDRESSED TO	FREIGHT NONE PMENTS, MAIL AND INDIFFERENT WORTH, TEXAS. RELOAD SHIPMENTS ARE	σl	OW BUYER
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SCHEDULED DELIVERY AT BUYERS' PLANT INSPECT	YEAR  1959 ON: All mater	JAN.	FEB.	MAR. A	PR. MA	AY JUNE	ation whi	AUG. S	EPT. OCT.	NOV.	DEC.

Approved For Release 2002/07/23 : CIA-RDP64B00187A0007009160037-6

STATINT

GENERAL DYNAMICS CORPORATION
CONVAIR DIVISION
(FORT WORTH)
App

PURCH. AGT.

APPROVED 5/2

1. Packing and Shipment: Deliveries shall be made as specified, without charge for boxing, crating, carting or storage unless otherwise specified; and material shall be suitably packed to secure lowest transportation costs, and in accordance with the requirements of common carriers. Buyer's purchase order numbers and symbols must be plainly marked on all invoices, packages, bills of lading and shipping orders. Packing list shall accompany each box or packages shipment showing Buyer's purchase order number and symbol, item number and description of materials. Buyer's count or weight shall be final and conclusive on shipments not accompanied by packing lists. Shipping receipts or bills of lading shall be sent to Buyer's Traffic Department on date material is shipped. Goods shall be packed to assure against damage from weather or transportation. Invoices shall be mailed in triplicate to the attention of Buyer's Accounting Department immediately after each shipment.

2. Warranty: Seller warrants that all material and work covered by this purchase order will conform to applicable specifications, drawings, samples and/or other descriptions given and will be merchantable and free from defect in workmanship and material. Unless the materials, or articles covered by this purchase order are manufactured completely to detailed design furnished by Buyer, Seller warrants design. The warranties of the Seller, together with its service warranties and guarants shall run to the Buyer and/or its customers.

3. Inspection: If a specification number is noted for the articles ordered, Seller shall upon request, furnish a notarized report confirming manufacture of the articles according to specification. This report shall bear Buyer's purchase order number and a description of the articles shipped, and must be received prior to or at the time of artival of the articles unless otherwise agreed to by the Buyer.

Seller shall provide a complete inspection system, satisfactory to Buyer, covering the inspection of all materials, fabricat

- seller shall provide a complete inspection system, satisfactory to Buyer, covering the inspection of all materials, fabricating methods, jigs, fixtures, dies and finished articles.

  All articles ordered will be subject to final inspection and approval by Buyer after delivery, notwithstanding prior payment, it being expressly agreed that payment shall not constitute final acceptance. Buyer may reject any article which contains defective material or workmanship or does not conform to specifications or samples. Rejected articles may be returned at Seller's risk and expense at the full invoice price plus applicable incoming transportation charges, if any. No replacement of rejected articles shall be made unless specified by Buyer.

  4. Delivery: Except as hereinafter specified, delivery shall be strictly in accordance with the delivery schedule of this burchase order. If Seller's deliveries fail to meet such schedule with the result that Buyer elects to call upon Seller for express shipments, Seller will allow the difference between freight and express rates. Parts fabricated beyond Buyer's releases are at Seller's risk. Invoices covering material shipped in advance of specifications will not be paid unless otherwise agreed until their normal maturity after the date specified for delivery.

  Notwithstanding the provisions of the preceding paragraph, neither party shall be liable for delays or defaults due to causes beyond its control and without its fault or negligence; provided, however, that when the Seller has reason to believe that deliveries will not be made as scheduled, written notice setting forth the cause of the anticipated delay shall be given immediately to Buyer.

  5. Statement of Account: A statement of account must be sent to Buyer's Accounting Department as soon as possible after the first of each month. Delays in receiving statement or invoice, and also errors and omissions on statement, will be considered just cause for withholding settlement without losing discount privilege.

  6. Special Tools:

  (a)

iorily accounted for, subject however to the provisions of Article (1) In event Government Contract number is shown on the face of this purchase order. Title to the aforesaid Buyer-owned or Buyer-furnished tooling, articles or materials shall at all times remain in Buyer.

8. Insurance: Seller agrees, if and when requested by Buyer, to procure a policy or policies of insurance in form satisfactory to the Buyer, insuring all property on Seller's premises owned by Buyer against loss or damage resulting from fire (including extended coverage), malicious mischief and vandalism. Satisfactory evidence of procurement of such insurance shall be submitted to Buyer within a reasonable period of time after such request by Buyer.

9. Changes: If the articles to be furnished hereunder are to be specifically manufactured in accordance with Buyer's drawings and specifications Buyer may by written order make changes in drawings or specifications. Any difference in price or time for performance resulting from such change will be equitably adjusted and the purchase order modified in writing accordingly.

10. Advertising: Seller shall not, without first obtaining the written consent of Buyer, in any manner advertise or publish the fact that Seller has furnished or contracted to furnish to Buyer the articles herein mentioned.

11. Patent Indemnity: Seller agrees to indemnify Buyer and its customers against any liability, including costs and expenses, for or by reason of any actual or alleged patent infringement arising out of the manufacture, use, sale or disposal of supplies or articles furnished under this purchase order, except where such supplies or articles acromally non-infringing but are rendered infringing by reason of Seller's compliance with Buyer's detail design and stated requirement for specific structure and Seller gives prompt notice of any claim of infringement related thereto.

12. Patent Rights: Where payment is made for experimental, developmental or research work, as such, to be performed in accordance with spe

15. Assignment: Seller may not assign this purchase order, or any portion thereof, acept that Seller may, upon the prior written consent of Buyer, assign claims for some due hereunder; provided, in such event, Seller shall supply some due or to become due hereunder; provided, in such event, Seller shall supply with two copies of any such assignments, and provided further that ayment to an assignee of any claim hereunder shall be subject to setoff or recoupant for inture claim or claims which Buyer may have against Seller.

16. Subcontracting: Seller agrees to obtain Buyer's approval before subcontracting this purchase order or any substantial portion thereof; provided, however, that his limitation shall not apply to the purchase of standard commercial supplies or raw naterial.

17. Security Regulations: Seller agrees that prior military security clearance will and or continued to the subcontracting of the subco

TEMPORATE TO Release 2002/07/23: Class Proved For Release 2002/07/23: Release 200

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## WHEN GOVERNMENT CONTRACT NUMBER IS SHOWN ON FACE, THIS PURCHASE ORDER IS SUBJECT ALSO TO THE FOLLOWING ADDITIONAL TERMS AND CONDITIONS

WHEN GOVERNMENT CONTRACT NUMBER IS SHOWN ON FACE, THIS PURCHASE ORDER IS SUBJECT ALSO TO THE FOLLOWING ADDITIONAL TERMS AND CONDITIONS.

(a) Nondiscrimination in Employment:

(1) In connection with the performance of work under this purchase order, the Seller agrees not to discriminate against any employee or applicant for employment because of race, religion, color or national origin. The aforesaid provision shall include, but not be limited to the following: employment, upgrading, demotion, or or other forms of compensation advertising; lay-off or terminate apprenticeship or other forms of compensation and advertising; lay-off or terminate apprenticeship or other forms of compensation and evertising; lay-off or terminate apprenticeship or other forms of compensation and evertising; lay-off or terminate apprenticeship or the foreign shall not apply to the extent that this purchase order is for standard commercial supplies or raw materials.

(b) Espionage: Seller will report to the United States Government immediately when known, any danger of espionage or asbotage; it will supply, if requested, the full name, citizenship and country of birth, and alien status of any of the ampletes and it will refuse to employ the filling of this purchase order shall be characterized as undesirable by the United States Government.

(c) Military Security Requirements:

(1) The provisions of this article shall apply to the extent that this purchase order involves access to security information classified "Top Secret," "Secret," or "Confidential."

(2) The Buyer shall natify the Seller of the security classification of this purchase order and the elements thereof and of any subsequent revisions in such security and Appendage thereto (DD Form 254) and Appendage thereto (DD Form 254)

visions.

(2) The Seller agrees to insert the provisions of this clause, including this paragraph (2), in all subcontracts, as that term is defined in Section 103g of the Rengeotiation Act of 1951 or in any subsequent act of Congress providing for the rengotiation of contracts.

- gotiation of contracts.

  (e) Patent Rights: If this purchase order has experimental, developmental or research work as one of its purposes, there shall be deemed to be incorporated herein by reference Armed Services Procurement Regulation, Section IX, paragraphs 9-107.1 (Patent Rights), 9-107.2 (Contracts Relating to Atomic Energy), and 9-208.1 (Rights in Data—Unlimited), as currently amended. Seller agrees to comply, and to place Buyer as "Contractor" in position to comply, with said paragraphs apply to inventions, improvements, discoveries, and copyrighted or copyrighted material arising under this purchase order.

paragraphs apply to inventions, improvements, aiscoveries, and copyrighted or tripstriphtable material arising under this purchase order.

(f) Subcontracting: No subcontract shall be made with any other party for furnishing any of the completed or substantially completed articles, spare parts or work herein contracted for without the approval of the Buyer and an appropriate Government representative as to source.

(g) Inspection and Audit: The Seller agrees that its books and records, and its plant or such parts thereof as may be engaged in the performance of this purchase order shall at all reasonable times be subject to inspection and audit by any authorized representative of the United States Government.

(h) Excess Profits: Seller agrees that, unless otherwise provided by law, this purchase order shall be subject to all the provisions of 10 U.S.C. 2382 and 7300 and shall be deemed to contain all the agreements required by those sections; provided, however, that this clause shall not be construct to enlarge or extend by contract the obligations imposed by those sections; provided, however, that this clause shall not be construct to enlarge or extend by contract the obligations imposed by those sections; (i) Government Owned Property: In event any tooling, articles or materials of any type designated as Government property or as Government-owned, is furnished to Seller hereunder or in connection herewith, the Seller will protect, preserve and maintain said property in accordance with sound industrial practice and shall assume complete liability therefor unless otherwise provided on the face of this purchase order.

order.

(j) Record. Seller agrees that the Comptroller General of the United States or any of his duly authorized representatives shall, until the expiration of three years after final payment under this purchase order, have access to and the right to examine any directly pertilent books, documents, papers, and records of Seller involving transactions related to this purchase order.

(k) Additional Procurement Regulations: The below indicated Armed Services Procurement Regulation Clauses are hereby incorporated and made a part of this purchase order by this reference: